

# Union Calendar No. 277

113TH CONGRESS  
2D SESSION

# H. R. 2126

[Report No. 113–371]

To facilitate better alignment, cooperation, and best practices between commercial real estate landlords and tenants regarding energy efficiency in buildings, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

MAY 23, 2013

Mr. MCKINLEY (for himself and Mr. WELCH) introduced the following bill;  
which was referred to the Committee on Energy and Commerce

FEBRUARY 28, 2014

Reported with an amendment, committed to the Committee of the Whole  
House on the State of the Union, and ordered to be printed

[Strike out all after the enacting clause and insert the part printed in italic]

[For text of introduced bill, see copy of bill as introduced on May 23, 2013]

# A BILL

To facilitate better alignment, cooperation, and best practices between commercial real estate landlords and tenants regarding energy efficiency in buildings, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
2   *tives of the United States of America in Congress assembled,*  
3   **SECTION 1. SHORT TITLE.**

4       *This Act may be cited as the “Better Buildings Act*  
5   *of 2014”.*

6   **SEC. 2. ENERGY EFFICIENCY IN FEDERAL AND OTHER**  
7                   **BUILDINGS.**

8       *(a) DEFINITIONS.—In this section:*

9               *(1) ADMINISTRATOR.—The term “Administrator” means the Administrator of General Services.*

11              *(2) COST-EFFECTIVE ENERGY EFFICIENCY MEASURE.—The term “cost-effective energy efficiency measure” means any building product, material, equipment, or service, and the installing, implementing, or operating thereof, that provides energy savings in an amount that is not less than the cost of such installing, implementing, or operating.*

18              *(3) COST-EFFECTIVE WATER EFFICIENCY MEASURE.—The term “cost-effective water efficiency measure” means any building product, material, equipment, or service, and the installing, implementing, or operating thereof, that provides water savings in an amount that is not less than the cost of such installing, implementing, or operating.*

1       (b) *MODEL PROVISIONS, POLICIES, AND BEST PRAC-*  
2 *TICES.—*

3           (1) *IN GENERAL.*—Not later than 180 days after  
4       the date of enactment of this Act, the Administrator,  
5       in consultation with the Secretary of Energy and  
6       after providing the public with an opportunity for  
7       notice and comment, shall develop model leasing pro-  
8       visions and best practices in accordance with this  
9       subsection.

10          (2) *COMMERCIAL LEASING.*—

11           (A) *IN GENERAL.*—The model commercial  
12       leasing provisions developed under this sub-  
13       section shall, at a minimum, align the interests  
14       of building owners and tenants with regard to  
15       investments in cost-effective energy efficiency  
16       measures and cost-effective water efficiency meas-  
17       ures to encourage building owners and tenants to  
18       collaborate to invest in such measures.

19           (B) *USE OF MODEL PROVISIONS.*—The Ad-  
20       ministrator may use the model provisions devel-  
21       oped under this subsection in any standard leas-  
22       ing document that designates a Federal agency  
23       (or other client of the Administrator) as a land-  
24       lord or tenant.

(C) PUBLICATION.—The Administrator shall periodically publish the model leasing provisions developed under this subsection, along with explanatory materials, to encourage building owners and tenants in the private sector to use such provisions and materials.

(4) STATE AND LOCAL ASSISTANCE.—The Administrator, in consultation with the Secretary of Energy, shall make available model leasing provisions and best practices developed under this subsection to State, county, and municipal governments to manage owned and leased building space in accordance with the goal of encouraging investment in all cost-effective energy efficiency measures and cost-effective water efficiency measures.

1   **SEC. 3. SEPARATE SPACES WITH HIGH-PERFORMANCE EN-**

2                   **ERGY EFFICIENCY MEASURES.**

3       (a) *IN GENERAL.*—Subtitle B of title IV of the Energy

4   *Independence and Security Act of 2007* (42 U.S.C. 17081

5   *et seq.*) is amended by adding at the end the following:

6   **SEC. 424. SEPARATE SPACES WITH HIGH-PERFORMANCE**

7                   **ENERGY EFFICIENCY MEASURES.**

8       “(a) *DEFINITIONS.*—In this section:

9               “(1) *HIGH-PERFORMANCE ENERGY EFFICIENCY*

10   *MEASURE.*—The term ‘high-performance energy effi-

11   *ciency measure’ means a technology, product, or prac-*

12   *tice that will result in substantial operational cost*

13   *savings by reducing energy consumption and utility*

14   *costs.*

15       “(2) *SEPARATE SPACES.*—The term ‘separate

16   *spaces’ means areas within a commercial building*

17   *that are leased or otherwise occupied by a tenant or*

18   *other occupant for a period of time pursuant to the*

19   *terms of a written agreement.*

20       “(b) *STUDY.*—

21               “(1) *IN GENERAL.*—Not later than 1 year after

22   *the date of enactment of this section, the Secretary,*

23   *acting through the Assistant Secretary of Energy Ef-*

24   *ficiency and Renewable Energy, shall complete a*

25   *study on the feasibility of—*

1           “(A) significantly improving energy effi-  
2        ciency in commercial buildings through the de-  
3        sign and construction, by owners and tenants, of  
4        separate spaces with high-performance energy ef-  
5        ficiency measures; and

6           “(B) encouraging owners and tenants to  
7        implement high-performance energy efficiency  
8        measures in separate spaces.

9        “(2) SCOPE.—The study shall, at a minimum,  
10      include—

11           “(A) descriptions of—

12            “(i) high-performance energy efficiency  
13        measures that should be considered as part  
14        of the initial design and construction of sep-  
15        arate spaces;

16            “(ii) processes that owners, tenants, ar-  
17        chitects, and engineers may replicate when  
18        designing and constructing separate spaces  
19        with high-performance energy efficiency  
20        measures;

21            “(iii) policies and best practices to  
22        achieve reductions in energy intensities for  
23        lighting, plug loads, heating, cooling, cook-  
24        ing, laundry, and other systems to satisfy  
25        the needs of the commercial building tenant;

1                   “(iv) return on investment and pay-  
2 back analyses of the incremental cost and  
3 projected energy savings of the proposed set  
4 of high-performance energy efficiency meas-  
5 ures, including consideration of available  
6 incentives;

7                   “(v) models and simulation methods  
8 that predict the quantity of energy used by  
9 separate spaces with high-performance en-  
10 ergy efficiency measures and that compare  
11 that predicted quantity to the quantity of  
12 energy used by separate spaces without  
13 high-performance energy efficiency measures  
14 but that otherwise comply with applicable  
15 building code requirements;

16                  “(vi) measurement and verification  
17 platforms demonstrating actual energy use  
18 of high-performance energy efficiency meas-  
19 ures installed in separate spaces, and  
20 whether such measures generate the savings  
21 intended in the initial design and construc-  
22 tion of the separate spaces;

23                  “(vii) best practices that encourage an  
24 integrated approach to designing and con-  
25 structing separate spaces to perform at opti-

1                   *mum energy efficiency in conjunction with*  
2                   *the central systems of a commercial build-*  
3                   *ing; and*

4                   *“(viii) any impact on employment re-*  
5                   *sulting from the design and construction of*  
6                   *separate spaces with high-performance en-*  
7                   *ergy efficiency measures; and*

8                   *“(B) case studies reporting economic and*  
9                   *energy savings returns in the design and con-*  
10                  *struction of separate spaces with high-perfor-*  
11                  *mance energy efficiency measures.*

12                  *“(3) PUBLIC PARTICIPATION.—Not later than 90*  
13                  *days after the date of the enactment of this section,*  
14                  *the Secretary shall publish a notice in the Federal*  
15                  *Register requesting public comments regarding effec-*  
16                  *tive methods, measures, and practices for the design*  
17                  *and construction of separate spaces with high-per-*  
18                  *formance energy efficiency measures.*

19                  *“(4) PUBLICATION.—The Secretary shall publish*  
20                  *the study on the website of the Department of En-*  
21                  *ergy.”.*

22                  *(b) CLERICAL AMENDMENT.—The table of contents in*  
23                  *section 1(b) of the Energy Independence and Security Act*  
24                  *of 2007 is amended by inserting after the item relating to*  
25                  *section 423 the following new item:*

“Sec. 424. Separate spaces with high-performance energy efficiency measures.”.

1   **SEC. 4. TENANT STAR PROGRAM.**

2       (a) *IN GENERAL.*—Subtitle B of title IV of the Energy  
3   Independence and Security Act of 2007 (42 U.S.C. 17081  
4   *et seq.*) (as amended by section 3) is amended by adding  
5   at the end the following:

6   **“SEC. 425. TENANT STAR PROGRAM.**

7       “(a) *DEFINITIONS.*—In this section:

8           “(1) *HIGH-PERFORMANCE ENERGY EFFICIENCY*  
9   *MEASURE.*—The term ‘high-performance energy effi-  
10   ciency measure’ has the meaning given the term in  
11   section 424.

12          “(2) *SEPARATE SPACES.*—The term ‘separate  
13   spaces’ has the meaning given the term in section  
14   424.

15          “(b) *TENANT STAR.*—The Administrator of the Envi-  
16   ronmental Protection Agency, in consultation with the Sec-  
17   retary of Energy, shall develop a voluntary program within  
18   the Energy Star program established by section 324A of the  
19   Energy Policy and Conservation Act (42 U.S.C. 6294a),  
20   which may be known as Tenant Star, to promote energy  
21   efficiency in separate spaces leased by tenants or otherwise  
22   occupied within commercial buildings.

23          “(c) *EXPANDING SURVEY DATA.*—The Secretary of  
24   Energy, acting through the Administrator of the Energy In-  
25   formation Administration, shall—

1           “(1) collect, through each Commercial Buildings  
2       Energy Consumption Survey of the Energy Informa-  
3       tion Administration that is conducted after the date  
4       of enactment of this section, data on—

5           “(A) categories of building occupancy that  
6       are known to consume significant quantities of  
7       energy, such as occupancy by data centers, trad-  
8       ing floors, and restaurants; and

9           “(B) other aspects of the property, building  
10      operation, or building occupancy determined by  
11      the Administrator of the Energy Information  
12      Administration, in consultation with the Admin-  
13      istrator of the Environmental Protection Agency,  
14      to be relevant in lowering energy consumption;

15           “(2) with respect to the first Commercial Build-  
16      ings Energy Consumption Survey conducted after the  
17      date of enactment of this section, to the extent full  
18      compliance with the requirements of paragraph (1) is  
19      not feasible, conduct activities to develop the capa-  
20      bility to collect such data and begin to collect such  
21      data; and

22           “(3) make data collected under paragraphs (1)  
23      and (2) available to the public in aggregated form  
24      and provide such data, and any associated results, to

1       *the Administrator of the Environmental Protection  
2       Agency for use in accordance with subsection (d).*

3       “*(d) RECOGNITION OF OWNERS AND TENANTS.—*

4       “(1)    *OCCUPANCY-BASED   RECOGNITION.—Not  
5       later than 1 year after the date on which sufficient  
6       data is received pursuant to subsection (c), the Ad-  
7       ministrator of the Environmental Protection Agency  
8       shall, following an opportunity for public notice and  
9       comment—*

10      “(A)    *in a manner similar to the Energy  
11       Star rating system for commercial buildings, de-  
12       velop policies and procedures to recognize ten-  
13       ants in commercial buildings that voluntarily  
14       achieve high levels of energy efficiency in sepa-  
15       rate spaces;*

16      “(B)    *establish building occupancy categories  
17       eligible for Tenant Star recognition based on the  
18       data collected under subsection (c) and any other  
19       appropriate data sources; and*

20      “(C)    *consider other forms of recognition for  
21       commercial building tenants or other occupants  
22       that lower energy consumption in separate  
23       spaces.*

24      “(2)    *DESIGN- AND CONSTRUCTION-BASED REC-  
25       OGNITION.—After the study required by section 424(b)*

1       *is completed, the Administrator of the Environmental  
2       Protection Agency, in consultation with the Secretary  
3       and following an opportunity for public notice and  
4       comment, may develop a voluntary program to recog-  
5       nize commercial building owners and tenants that use  
6       high-performance energy efficiency measures in the  
7       design and construction of separate spaces.”.*

8       *(b) CLERICAL AMENDMENT.—The table of contents in  
9       section 1(b) of the Energy Independence and Security Act  
10      of 2007 is amended by inserting after the item relating to  
11      section 424 (as added by section 3(b)) the following new  
12      item:*

“Sec. 425. Tenant Star program.”.

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